UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA Charlottesville Division

ELIZABETH SINES, SETH WISPELWEY, MARISSA BLAIR, APRIL MUNIZ, MARCUS MARTIN, NATALIE ROMERO, CHELSEA ALVARADO, JOHN DOE, and THOMAS BAKER,

Plaintiffs,

v.

JASON KESSLER, RICHARD SPENCER, CHRISTOPHER CANTWELL, JAMES ALEX FIELDS, JR., VANGUARD AMERICA, ANDREW ANGLIN, MOONBASE HOLDINGS, LLC, ROBERT "AZZMADOR" RAY, NATHAN DAMIGO, ELLIOT KLINE a/k/a/ ELI MOSLEY, IDENTITY EVROPA, MATTHEW HEIMBACH, MATTHEW PARROTT a/k/a DAVID MATTHEW PARROTT, TRADITIONALIST WORKER PARTY, MICHAEL HILL, MICHAEL TUBBS, LEAGUE OF THE SOUTH, JEFF SCHOEP, NATIONAL SOCIALIST MOVEMENT. NATIONALIST FRONT, AUGUSTUS SOL INVICTUS, FRATERNAL ORDER OF THE ALT-KNIGHTS, MICHAEL "ENOCH" PEINOVICH, LOYAL WHITE KNIGHTS OF THE KU KLUX KLAN, and EAST COAST KNIGHTS OF THE KU KLUX KLAN a/k/a EAST COAST KNIGHTS OF THE TRUE INVISIBLE EMPIRE,

Civil Action No. 3:17-cv-00072-NKM

JURY TRIAL DEMANDED

Defendants.

<u>Plaintiffs' Response to Court's Order Overruling</u> Cantwell's Objection to Plaintiffs' Notice of Deposition On May 14, 2021, this Court overruled Defendant Cantwell's objection to Plaintiffs' notice of deposition and ruled that Plaintiffs may proceed with the scheduled deposition on June 7, 2021. See Court Order, May 14, 2021 (the "May 14 Court Order"), ECF No. 951 at 1. Plaintiffs have coordinated with Mr. Cantwell's new facility in Tallahatchie, Mississippi to conduct the deposition safely in person and have served an amended deposition notice to Mr. Cantwell, indicating the deposition will take place at Mr. Cantwell's new facility, rather than remotely, as originally planned in March 2021. (Ex. A) Plaintiffs will ensure that all parties that are unable to attend the deposition in person can fully participate in the deposition remotely.

Dated: June 1, 2021

New York, New York

Michael L. Bloch (pro hac vice)

Roberta A. Kaplan (pro hac vice)

Julie E. Fink (pro hac vice)

Gabrielle E. Tenzer (pro hac vice)

Yotam Barkai (pro hac vice)

Emily C. Cole (pro hac vice)

Alexandra K. Conlon (pro hac vice)

Jonathan R. Kay (pro hac vice)

Ben White (pro hac vice)

KAPLAN HECKER & FINK LLP

350 Fifth Avenue, Suite 7110

New York, NY 10118

Telephone: (212) 763-0883

mbloch@kaplanhecker.com

rkaplan@kaplanhecker.com

ifink@kaplanhecker.com

gtenzer@kaplanhecker.com

ybarkai@kaplanhecker.com

ecole@kaplanhecker.com

aconlon@kaplanhecker.com

ikay@kaplanhecker.com

bwhite@kaplanhecker.com

Counsel for Plaintiffs

Of Counsel:

Robert T. Cahill (VSB 38562)

COOLEY LLP

11951 Freedom Drive, 14th Floor

Reston, VA 20190-5656 Telephone: (703) 456-8000

Fax: (703) 456-8100 rcahill@cooley.com

Alan Levine (*pro hac vice*) Philip Bowman (*pro hac vice*)

COOLEY LLP

1114 Avenue of the Americas, 46th Floor New

York, NY 10036

Telephone: (212) 479-6260

Fax: (212) 479-6275 alevine@cooley.com pbowman@cooley.com

J. Benjamin Rottenborn (VSB 84796)

WOODS ROGERS PLC

10 South Jefferson St., Suite 1400

Roanoke, VA 24011

Telephone: (540) 983-7600

Fax: (540) 983-7711

brottenborn@woodsrogers.com

Karen L. Dunn (pro hac vice) William A. Isaacson (pro hac vice)

Jessica Phillips (pro hac vice)

PAUL WEISS RIFKIND WHARTON &

GARRISON LLP 2001 K Street, NW Washington, DC 20006 Telephone: (202) 223-7300

Fax: (202) 223-7420 kdunn@paulweiss.com wisaacson@paulweiss.com jphillips@paulweiss.com

David E. Mills (*pro hac vice*) Joshua M. Siegel (VSB 73416)

COOLEY LLP

1299 Pennsylvania Avenue, NW

Suite 700

Washington, DC 20004 Telephone: (202) 842-7800

Fax: (202) 842-7899 dmills@cooley.com jsiegel@cooley.com

Counsel for Plaintiffs

CERTIFICATE OF SERVICE

I hereby certify that on June 1, 2021, I filed the foregoing with the Clerk of Court through the CM/ECF system, which will send a notice of electronic filing to:

Elmer Woodard 5661 US Hwy 29 Blairs, VA 24527 isuecrooks@comcast.net

James E. Kolenich Kolenich Law Office 9435 Waterstone Blvd. #140 Cincinnati, OH 45249 jek318@gmail.com

Counsel for Defendants Jason Kessler, Nathan Damigo, Identity Europa, Inc. (Identity Evropa), Matthew Parrott, and Traditionalist Worker Party

Bryan Jones 106 W. South St., Suite 211 Charlottesville, VA 22902 bryan@bjoneslegal.com

Counsel for Defendants Michael Hill, Michael Tubbs, and League of the South David L. Campbell
Justin Saunders Gravatt
Duane, Hauck, Davis & Gravatt, P.C.
100 West Franklin Street, Suite 100
Richmond, VA 23220
dcampbell@dhdglaw.com
jgravatt@dhdglaw.com

Counsel for Defendant James A. Fields, Jr.

William Edward ReBrook, IV The ReBrook Law Office 6013 Clerkenwell Court Burke, VA 22015 edward@rebrooklaw.com rebrooklaw@gmail.com

Counsel for Defendants Jeff Schoep, National Socialist Movement, and Nationalist Front

CERTIFICATE OF SERVICE

I further hereby certify that on June 1, 2021, I also served the following non-ECF participants, via mail and electronic mail, as follows:

Richard Spencer richardbspencer@icloud.com richardbspencer@gmail.com

Christopher Cantwell
Christopher Cantwell 991509
Tallahatchie County Correctional Facility
9351 U.S. Highway 49 North
Tutwiler, MS 38963

Vanguard America c/o Dillon Hopper dillon_hopper@protonmail.com Robert "Azzmador" Ray azzmador@gmail.com

Elliott Kline a/k/a Eli Mosley eli.f.mosley@gmail.com deplorabletruth@gmail.com eli.r.kline@gmail.com Matthew Heimbach matthew.w.heimbach@gmail.com

Benjamin Drake Daley Bdrakedaley1992@gmail.com

/s/ Michael L. Bloch

Michael L. Bloch (pro hac vice)
KAPLAN HECKER & FINK LLP

Counsel for Plaintiffs